## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

SMITH KLINE & FRENCH		)
LABORATORIES LIMITED	and	)
SMITHKLINE BEECHAM		)
CORPORATION d/b/a		
GLAXOSMITHKLINE,		)
		)
	Plaintiffs,	Civil Action No. 05-197-GMS
v.		)
TEVA PHARMACEUTICALS USA, INC., )		
	Defendant.	

## STIPULATION AND PROPOSED ORDER REGARDING POST-TRIAL BRIEFING SCHEDULE

Smith Kline & French Laboratories Limited and SmithKline Beecham Corporation d/b/a/GlaxoSmithKline ("GSK") and Teva Pharmaceuticals USA, Inc. ("Teva") have conferred and respectfully stipulate to, subject to the Order of the Court, the following joint proposed post-trial briefing schedule:

8	
<u>DATE</u>	$\underline{ ext{EVENT}}$
January 16, 2007	Parties will exchange final deposition designations, counter designations and objections, and admitted exhibit list.
January 31, 2007	Parties will file admitted trial exhibit list, hard copy set of exhibits, and their deposition designations in video and hard copy form. GSK will file proposed findings of fact and conclusions of law regarding Teva's claim that the claim 3 of the 860 patent is obvious and/or anticipated, and Teva will file opening papers, including proposed findings of fact and conclusions of law, regarding its claim that the 860 patent is unenforceable for inequitable conduct.
February 28, 2007	Teva will file a response to GSK's proposed findings of fact and conclusions of law regarding obviousness and anticipation, and GSK will file a response to Teva's opening papers regarding inequitable conduct.

## **DATE**

March 14, 2007

## **EVENT**

GSK will file a reply regarding obviousness and anticipation, and Teva will file a reply regarding inequitable conduct.

The parties further stipulate that all objections regarding deposition designations that the parties wish the court to rule upon be addressed in post-trial briefing.

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SO ORDERED this \_\_\_\_ day of January, 2007.

United States District Judge